**Application of Secondary Evidence in Property Recovery Suit**

IN THE COURT OF SENIOR CIVIL JUDGE, \_\_\_\_\_

\_\_\_\_\_  Versus  \_\_\_\_\_

SUIT FOR RECOVERY

APPLICATION FOR SECONDARY EVIDENCE

Sir,

 The applicant submits as under:-

        That the \_\_\_\_\_ i.e. Defendant No. \_\_\_\_\_ is the son of borrower namely \_\_\_\_\_.

The father of the defendant No. \_\_\_\_\_has been expired before filing the recovery suit. The defendant No. \_\_\_\_\_ inherited the immoveable property and \_\_\_\_\_ on dated \_\_\_\_\_.

The original sale deed is not in our possession. The original sale deed of \_\_\_\_\_ which was registered on that day in the Sub Registrar, \_\_\_\_\_, this property is has been sold by the defendant No. \_\_\_\_\_ to \_\_\_\_\_

son of \_\_\_\_\_,

resident of \_\_\_\_\_.

The secondary evidence is necessary to prove the documents.

The certified copy of sale Deed is attached herewith

PRAYER  
   
It is, therefore, prayed that the application for secondary evidence may kindly be allowed.  
Dated:\_\_\_\_\_

Applican